

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-055174

01/29/2015

HONORABLE GERALD PORTER

CLERK OF THE COURT
S. Blair
Deputy

IN RE THE MATTER OF
SARAH BEDENKOP

MARIA E LAWRENCE

AND

RYAN BEDENKOP

STEPHANIE HARPER EASTERLING

MINUTE ENTRY

Courtroom 110 – NE

2:03 p.m. This is the time set for Return Hearing. Petitioner/Mother is present with above-named counsel. Respondent/Father is present with above-named counsel.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The following petitions remain outstanding before the Court: Motion for Pre-Decree Temporary Orders filed by Father on December 31, 2014, Emergency Petition for Temporary Custody and Supervised Access without Notice filed by Mother on January 15, 2015, Petition for Legal Separation (later converted to a Petition for Dissolution) filed by Mother on December 11, 2014.

Matters discussed.

The Court is advised the parties have a temporary parenting agreement.

2:26 p.m. Court is in recess.

2:30 p.m. Court reconvenes with both parties and counsel present.

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Discussion continues.

After discussion both parties advise the Court that they have reached temporary agreements resolving both parties' Motions for Temporary Orders. Said agreement is more fully set forth on the record and can be generally summarized as follows:

- Mother is designated primary residential parent, with Father having supervised access for their three children, Joshua Bedenkop (DOB: 1/11/2002), Caleb Bedenkop (DOB: 8/12/2004), and Abigail Bedenkop (DOB: 9/17/2012). Father's parenting times, all supervised by Paternal Grandparents, shall be every Tuesday and Thursday, from 5:00 p.m. until 7:00 p.m., and Saturday from 10:00 a.m. until 1:00 p.m. Mother will be responsible for all transportation, dropping off and picking up from Paternal Grandparents.
- As and for temporary family support, starting February 1, 2015, Father shall pay directly to Mother **\$1,400.00** per month, subject to reallocation at trial.
- Mother is awarded temporary exclusive use of the marital home.
- The parties will split the joint bank account 50/50, once all checks have cleared.

Sarah Bedenkop and Ryan Bedenkop are sworn.

Petitioner and Respondent both testify that they have heard and understood the agreement as dictated in the record in open court, and that this is, in fact, their agreement.

THE COURT FINDS that the agreement entered into between the parties is not unfair, and is reasonable, and is in the best interests of the parties' minor children.

IT IS ORDERED approving the agreement of the parties as a binding agreement pursuant to Rule 69, Arizona Rules of Family Law Procedure.

IT IS FURTHER ORDERED setting a Resolution Management Conference on **March 31, 2015, at 8:45 a.m. (15 minutes allotted)** before:

**Honorable Gerald Porter
Superior Court of Arizona
Northeast Regional Court Center
18380 North 40th Street
Courtroom 110
Phoenix, Arizona 85032**

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The parties shall be prepared in accordance with Family Law Rule of Procedure 76A.3 to discuss the parties' respective positions on disputed issues, any outstanding discovery or disclosure disputes and the parties preferred course of resolution.

2:34 p.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.